



concern over the Trustee's characterization of the funds as being allocated for legal fees, without proper transparency or approval from the Court. This information is crucial to ensuring transparency in the administration of the estate.

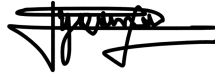
5. **Request for Expedited Relief:** Given the substantial nature of the funds received, and the possible allocation of these funds for purposes other than creditor distributions, the Creditor requests that this motion be heard on an expedited basis to ensure that the Trustee complies with reporting requirements under **Rule 2015(a)** and provides the necessary information on the administration of the unclaimed funds.

WHEREFORE, the Creditor **Lolonyon Akouete** respectfully requests that this Court enter an order:

1. Compelling the Trustee to file a report on the receipt and disposition of the **\$1,293,646.83** in unclaimed funds no later than **seven (7) days** after the entry of this Court's order;
2. Granting an expedited hearing on this motion;
3. Granting such other and further relief as this Court deems just and proper.

DATED: September 18, 2024, Respectfully submitted:

By creditor,



---

Lolonyon Akouete  
800 Red Milles Rd  
Wallkill NY 12589  
info@smartinvestorsllc.com  
(443) 447-3276

---

**From:** Lenard B. Zide <zide@buttersbrazilian.com>  
**Sent:** Tuesday, August 13, 2024 12:46 PM  
**To:** Jonathan Goldsmith  
**Subject:** Re: AI

NICE!!! Fast Q. Will there still be a disbursement to MobileStreet before I die?

Sent by Len Zide

On Aug 13, 2024, at 8:32 AM, Lenard B. Zide <zide@buttersbrazilian.com> wrote:

Jon: having drafted a pleading or two in my career, at first I thought LL had a ghost writer until I realized it was ChatGPT. What AI cannot yet do is factor in increasing annoyance of opposing counsel until GENUG is reached; can't put an old head on a young body. 🤖 I am zooming so you will get to see my face.

Sent by Len Zide

On Aug 13, 2024, at 8:09 AM, Jonathan Goldsmith  
<jgoldsmith@gkalawfirm.com> wrote:

Good morning Len:

I have now come to the realization (which I should have come to much earlier) that this guy has no interest in resolving the matter unless he gets a seven-figure settlement- which he will not get!! I offered him a settlement (subject to approval by the Bankruptcy Court) that would have provided him with many shekels, but that still wasn't enough for him. As such, I have called in some reinforcements, and we will fight the battle and win the war. There is a good possibility that he will get nothing at the end, but clearly will not get the amount that I offered as a settlement. I already have a legal fee escrow so to speak, in the tune of 1.2 million dollars remitted to me from the State of California.

By the way, I believe it is my first generative AI Bankruptcy proceeding.

We will miss you on the 20<sup>th</sup>.

All the best,

Jon

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**From:** Lenard B. Zide <zide@buttersbrazilian.com>  
**Sent:** Tuesday, August 13, 2024 7:24 AM  
**To:** Jonathan Goldsmith <jgoldsmith@gkalawfirm.com>  
**Subject:** AI

Jon: it became clear to me when I awoke this AM to Lolo's latest missive that this must be your first generative AI Bankruptcy proceeding. Should I file a Joint Assented To Motion To Establish a Legal Fee Escrow? Although I will be on vacation on the 20th, I wouldn't miss this upcoming hearing. Hope you are well. Len

**Sent by *Len Zide***

UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF MASSACHUSETTS

In re:	)	
	)	Chapter 7, No. 23-40709-CJP
WESTBOROUGH SPE LLC	)	
	)	
Debtor	)	

**MOTION TO COMPEL THE CALIFORNIA STATE CONTROLLER TO  
SURRENDER TO THE TRUSTEE PROPERTY OF THE ESTATE  
(REQUEST FOR EXPEDITED DETERMINATION)**

Now comes JONATHAN R. GOLDSMITH, the duly appointed, qualified and acting Chapter 7 Trustee ("Trustee") in the above-captioned case and moves this Honorable Court pursuant to 11 U.S.C. §542(a) to enter an Order compelling the California State Controller to surrender to the Trustee certain property of the bankruptcy estate ("Estate") totaling \$1,293,646.83, all as more fully set forth below. The Trustee also respectfully requests that this Motion be heard on an expedited basis. In support of said Motion, the Trustee respectfully represents:

1. That on August 31, 2023, an Involuntary Petition was filed against the above-named Debtor under the provisions of Chapter 7 of the Bankruptcy Code; subsequently, an Order for Relief was entered on October 11, 2023.
2. That on October 12, 2023, JONATHAN R. GOLDSMITH accepted the appointment as Chapter 7 Trustee for the above-entitled estate.
3. That among the assets of the Estate, as noted on the Debtor's Bankruptcy Schedule "B", is an "Unclaimed Checking Account with the California State Controller" with a current listed value at \$1,293,646.83 (hereinafter "Unclaimed Funds").

4. Since his appointment, the Trustee has investigated the background of the Unclaimed Funds and ascertained the following salient facts:

(a) The Unclaimed Funds were remitted to the Controller's Office of the State of California ("Controller") by MUFG Union Bank from a checking account in the amount of \$1,293,646.83, with the reported owner as "Westborough SPE LLC" at a last known address of "50 California St., Suite 3610, San Francisco, CA 94111". The Controller has attached an identification number to the Unclaimed Funds as 4853303.

(b) Upon information and belief, beginning at around 2022, a Denise Edwards ("Edwards") and a Lolonyon Akouete ("Akouete"), as asserted managers of the Debtor, had attempted to have the Unclaimed Funds turned over to the Debtor. It appears that their request was denied by the Controller for the reasons outlined in letters dated February 8, 2023 and April 12, 2023, copies of which are attached hereto as Exhibit "A".

5. The Trustee does not opine at this time as to whether Edwards and/or Akouete were authorized to receive the Unclaimed Funds on behalf of the Debtor. However, what is undisputed is that once the Order for Relief was entered in this case and the Trustee was appointed, he has the duty and authority under 11 U.S.C. §704(a) to collect the Unclaimed Funds for the Estate, as these funds are property of the Estate pursuant to 11 U.S.C. §541.

6. During the course of the last couple of months, the Trustee has communicated via email and by telephone with one Harpreet K. Nakhwal ("Attorney Nakhwal"), Acting Chief Counsel for the Office of the Controller, seeking the turnover of the Unclaimed Funds. These communications included providing Attorney Nakhwal with: (i) the bankruptcy case number; (ii) a copy of the Trustee's appointment; (iii) submission of a completed Claim Affirmation Form; and (iv) a copy of the Involuntary Petition Page confirming the Debtor's tax ID as requested by Attorney Nakhwal. Attorney Nakhwal has confirmed receipt of all of this information and has not requested any further documentation from the Trustee to support the

grounds by which the Trustee submits he is entitled to the Unclaimed Funds on behalf of the Debtor.

7. Despite providing all the necessary and requested information, Attorney Nakhwal has been unwilling to provide information as to when (and if) the Unclaimed Funds will be turned over to the Trustee.

8. In light of the foregoing, the Trustee is seeking to have this Motion heard on an expedited basis so that he may proceed with the timely administration of this Estate.

WHEREFORE, the Trustee respectfully requests that this Court enter an Order:

1. That this Motion be heard on an expedited basis;
2. Compelling the Controller of the State of California to turn over to the Trustee no later than fourteen (14) days after the allowance of this Motion, the Unclaimed Funds of the Debtor in the sum of \$1,293,646.83, which is identified by the Controller's Office as property number 1019294209; and
3. For such other relief as is just and proper.

JONATHAN R. GOLDSMITH, TRUSTEE IN  
BANKRUPTCY FOR WESTBOROUGH SPE  
LLC

Dated: 2/2/24

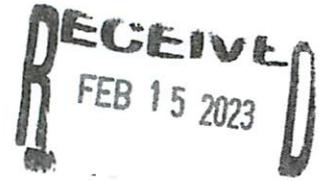
By: /s/ Jonathan R. Goldsmith, Esq.  
JONATHAN R. GOLDSMITH, ESQ.  
(BBO No. 548285)  
GOLDSMITH, KATZ & ARGENIO, P.C.  
1350 Main Street, 15th Floor  
Springfield, MA 01103  
Tel: (413) 747-0700

# *Exhibit “A”*





MALIA M. COHEN  
California State Controller



February 8, 2023

Westborough SPE LLC  
c/o Denise Edwards  
1241 Deer Park Ave., Suite 1 #1051  
North Babylon, NY 11703

Re: Unclaimed Property Claim Identification Number 4853303

Dear Ms. Edwards:

This letter is in response to the above-referenced Unclaimed Property Claim. The claim was referred to the Legal Office for review. As explained in more detail below, after review, the claim must be denied.

This claim was submitted for one property identified as number 1019294209. This property was remitted to the State Controller's Office by MUFG Union Bank as a checking account in the amount of \$1,293,646.83. The owner is reported as "Westborough SPE LLC" at a last known address of "50 California St., Suite 3610, San Francisco, CA 94111."

It appears to be your contention that you are entitled to these funds because you purchased the assets of Westborough SPE LLC. In support of your claim you submitted a Bill of Sale, a Certificate of Revival of Westborough SPE LLC from Delaware Secretary of State, a Foreign Limited Liability Company Application for Registration from the Massachusetts Secretary of State, proof of FEIN, and Westborough SPE, LLC's Motion to Vacate Foreclosure Judgment filed with the Land Court for the Commonwealth of Massachusetts.

Based upon the documentation submitted and our research, it appears that Westborough SPE, LLC was a Delaware entity. Based upon information received by the State Controller's Office, Westborough SPE, LLC was manager run as opposed to member or owner run. The manager was Babcock & Brown Administrative Services, Inc., a Delaware corporation. Officers of Babcock & Brown Administrative Services, Inc. included Jan Blaustein Scholes, James Jaworski, and Dyann Blaine.

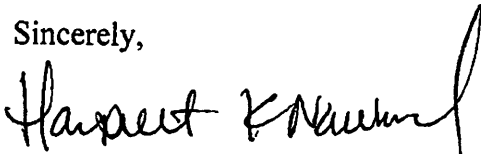
Westborough SPE LLC  
February 8, 2023  
Page 2

The Bill of Sale dated November 21, 2022, between Westborough SPE, LLC and Denise Edwards and Lolonyon Alouete was signed by "Jan Blaustein Scholes, its President." Jan Blaustein Scholes has suffered from multiple strokes since 2004. In 2019 the Hawaii Third Circuit, Kona Division granted Conservatorship and Guardianship over the person and estate of Frances Jan Blaustein Scholes to her son, Peter Blaustein. As Jan Blaustein Scholes has been judicially declared to lack capacity, she is unable to enter into contracts. After review, the Bill of Sale was signed by Jan Blaustein Scholes after she was declared to be incapacitated and had a Conservatorship and Guardianship entered over her person and estate. Therefore, the Bill of Sale is void. As the Bill of Sale is void, you could not have acquired any interest in Westborough SPE LLC and your claim for this property must be denied.

Additionally, it should be noted that even if it is determined that Jan Blaustein Scholes had the capacity to enter into the contact, it does not appear that you would be entitled to the funds in question. It appears that Jan Blaustein Scholes signed the Bill of Sale as the President of Babcock & Brown Administrative Services Inc. and not of Westborough SPE, LLC. It appears that Babcock & Brown Administrative Services Inc. acted only as the manager of Westborough SPE, LLC and did not have an ownership interest of Westborough SPE, LLC. At this time our office is lacking sufficient information to determine whether an officer of the managing entity, Babcock & Brown Administrative Services Inc., would have authority to sell the assets of Westborough SPE LLC.

For the reasons discussed above, the claim is denied.

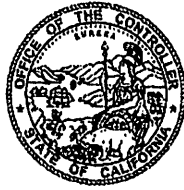
Sincerely,



HARPREET K. NAKHWAL  
Staff Counsel

HKN/jh

cc: Coleen Kimler, Bureau Chief, Unclaimed Property Division, State Controller's Office



MALIA M. COHEN  
CALIFORNIA STATE CONTROLLER

April 12, 2023

Westborough SPE LLC  
c/o Denise Edwards and Lolonyon Akouete  
1241 Deer Park Ave., Suite 1 #1051  
North Babylon, NY 11703

Re: Unclaimed Property Claim Identification Number 4853303

Dear Ms. Edwards and Mr. Akouete:

This letter is in regard to the above-referenced unclaimed property claim. In my letter dated February 8, 2023, the claim was denied. You subsequently submitted additional documentation in support of your claim. As explained in more detail below, after review of the additional documentation, the denial of your claim must be affirmed.

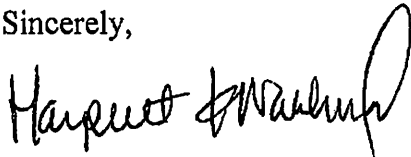
In my previous letter I explained that there were several deficiencies with the claim. The first issue being that it was established that the Bill of Sale was signed by Jan Blaustein Scholes after she was declared to be incapacitated and had a Conservatorship and Guardianship entered over her person and estate. As Ms. Scholes has been judicially declared to lack capacity, she could not have entered into a contract to sell assets of Westborough SPE LLC. The second issue was that even if it is determined that Ms. Scholes had the capacity and ability to enter into the contract, there was insufficient information to determine whether she, an officer of the managing entity, Babcock & Brown Administrative Services, Inc., would have authority to sell the assets of Westborough SPE LLC.

You have now submitted several documents that appear to try and address the second issue. However, after review of the evidence now submitted, there does not appear to be any evidence to refute the fact that a Conservatorship and Guardianship was entered over the person and estate of Jan Blaustein Scholes and that she was declared to be incapacitated by the Hawaii Third Circuit, Kona Division.

Westborough SPE LLC  
April 12, 2023  
Page 2

Without expressing an opinion on the new documentation submitted, the claim must remain denied because you have failed to remedy the fact that Jan Blaustein Scholes lacked the capacity to enter into a contract.

Sincerely,



HARPREET K. NAKHWAL  
Staff Counsel

HKN/jh

cc: Coleen Kimler, Bureau Chief, Unclaimed Property Division, State Controller's Office

UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF MASSACHUSETTS

In re:	)	Chapter 7, No. 23-40709
	)	
WESTBOROUGH SPE LLC	)	
	)	
Debtor	)	
	)	

**CERTIFICATE OF SERVICE**

I, JONATHAN R. GOLDSMITH, ESQ., of GOLDSMITH, KATZ & ARGENIO, P.C., 1350 Main Street, 15th Floor, Springfield, MA 01103, do hereby certify that I served a copy of the within Motion to Compel upon those parties listed on the attached Exhibit "A" by electronic mail or by mailing, first class mail, postage prepaid, on this 2<sup>nd</sup> day of February, 2024:

/s/ Jonathan R. Goldsmith, Esq.  
JONATHAN R. GOLDSMITH, ESQ.

David M. Ferris  
Ferris Development Group, LLC  
118 Turnpike Rd., Ste. 300  
Southborough, MA 01772-2133

Internal Revenue Service  
P.O. Box 7346  
Philadelphia, PA 19101-7346

Ferris Development Group, LLC  
c/o Paul W. Carey, Esq.  
Mirick O'Connell  
100 Front Street  
Worcester, MA 01608-1425

Westborough SPE LLC  
231 Turnpike Road  
Westborough, MA 01581-2807

Scott A. Schlager, Esq.  
Nathanson & Goldberg, P.C.  
183 State Street, 5th Floor  
Boston, MA 02109-2666

Darin Clagg  
24 Kobbs Korner Rd  
Pine Bush, NY 12566-5302

LOLONYON AKOUE  
ATTN WESTBOROUGH SPE LLC  
800 RED MILLS RD  
WALLKILL, NY 12589-3220

Allen Hight  
The MobileStreet Trust  
12 Cole Road  
Wayland, MA 01778-3145

Richard King, Esq.  
Office of US. Trustee  
446 Main Street, 14th Floor  
Worcester, MA 01608-2361

The MobileStreet Trust  
12 Cole Road  
Wayland, MA 01778-3145

Matthew A. Morris Sherin and  
Lodgen LLP  
101 Federal Street, 30th Floor  
Boston, MA 02110-2109

Walter Horst  
Babcock & Brown  
1264 Rimer Drive  
Moraga, CA 94556-1727

Town of Westborough  
34 West Main Street  
Westborough, MA 01581-1998

Nathanson & Goldberg, P.C.  
c/o Stephen F. Gordon, Esq.  
The Gordon Law Firm LLP  
57 River Street  
Wellesley, MA 02481

Denise Edwards  
137 North 25th Street  
Wyandanch, NY 11798-2002

The MobileStreet Trust  
225 Turnpike Road  
Westborough, MA 01581-2807

Ms. Malia M. Cohen  
California State Controller  
300 Capitol Mall, Suite 1850  
Sacramento, CA 95814

Harpreet K. Nakhwal, Esq.  
Office of the State Controller  
Malia M. Cohen  
300 Capitol Mall, Suite 1850  
Sacramento, CA 95814

UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF MASSACHUSETTS

Exhibit 3

In re:

WESTBOROUGH SPE LLC

Debtor

Chapter 7, No. 23-40709

**MOTION TO WITHDRAW CHAPTER 7 TRUSTEE'S MOTION TO  
COMPEL THE CALIFORNIA STATE CONTROLLER TO  
SURRENDER TO THE TRUSTEE PROPERTY OF THE ESTATE**

Now comes JONATHAN R. GOLDSMITH, the duly appointed, qualified and acting Trustee in the above-captioned case ("Trustee"), and he does hereby withdraw his Motion to Compel the California State Controller to Surrender to the Trustee Property of the Estate (Docket #78) ("Motion") and requests that the Court cancel the hearing thereon presently scheduled for **February 13, 2024 at 10:30 a.m.** In support thereof, the Trustee represents that subsequent to the filing of the Motion the Controller for the State of California turned over to the Trustee the unclaimed funds as noted in the Motion.

WHEREFORE, the Trustee respectfully requests that this Court:

1. Allow the Trustee to withdraw his Motion;
2. Cancel the hearing on the Motion presently scheduled for February 13, 2024, at 10:30 a.m.; and
3. For such other relief as is just and proper.

JONATHAN R. GOLDSMITH, TRUSTEE IN  
BANKRUPTCY FOR WESTBOROUGH SPE LLC

Dated: 2/12/24

By: /s/ Jonathan R. Goldsmith, Esq.  
JONATHAN R. GOLDSMITH, ESQ.  
(BBO No. 548285)  
GOLDSMITH, KATZ & ARGENIO, P.C.  
1350 Main Street, Suite 1505  
Springfield, MA 01103  
Tel. (413) 747-0700



UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF MASSACHUSETTS

_____	)	
In re:	)	Chapter 7, No. 23-40709
	)	
WESTBOROUGH SPE LLC	)	
	)	
Debtor	)	
_____	)	

CERTIFICATE OF SERVICE

I, JONATHAN R. GOLDSMITH, ESQ., of GOLDSMITH, KATZ & ARGENIO, P.C., 1350 Main Street, Suite 1505, Springfield, Massachusetts, do hereby certify that I have served a copy of the within Withdrawal upon those parties listed on the attached Exhibit "A" by electronic mail or by mailing, first class mail, postage prepaid, on this 12<sup>th</sup> day of February, 2024.

/s/ Jonathan R. Goldsmith, Esq.  
JONATHAN R. GOLDSMITH, ESQ.



David M. Ferris  
Ferris Development Group, LLC  
118 Turnpike Rd., Ste. 300  
Southborough, MA 01772-2133

Internal Revenue Service  
P.O. Box 7346  
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Nathanson & Goldberg, P.C.  
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Boston, MA 02110-2109

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Wellesley, MA 02481

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137 North 25th Street  
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Ms. Malia M. Cohen  
California State Controller  
300 Capitol Mall, Suite 1850  
Sacramento, CA 95814  
(also via email)

Harpreet K. Nakhwal, Esq.  
Office of the State Controller  
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300 Capitol Mall, Suite 1850  
Sacramento, CA 95814  
(also via email)

Roger L. Smerage, Esq.  
KP Law, P.C.  
101 Arch Street, 12th Floor  
Boston, MA 02110-1109

Brian Riley, Esq.  
KP Law, P.C.  
101 Arch Street, 12th Floor  
Boston, MA 02110-1109

Jeffrey T. Blake, Esq.  
KP Law, P.C.  
101 Arch Street, 12th Floor  
Boston, MA 02110-1109

CERTIFICATE OF SERVICE

I, Lolonyon Akouete, hereby certify that the above document is served by email and mailing a copy of the same, first-class mail, to the following:

Stephen F. Gordon, Attorney of the Petitioners  
(Email: [sgordon@gordonfirm.com](mailto:sgordon@gordonfirm.com))  
The Gordon Law Firm LLP  
River Place 57 River Street Wellesley, MA 02481

Scott A. Schlager on behalf of,  
Nathanson & Goldberg, P.C., a creditor.  
(Email: [sas@natgolaw.com](mailto:sas@natgolaw.com))  
183 State Street, 5th Floor Boston, MA 02109

Assistant U.S. Trustee  
Richard King  
Office of US. Trustee  
446 Main Street 14th Floor  
Worcester, MA 01608  
[USTPRegion01.WO.ECF@USDOJ.GOV](mailto:USTPRegion01.WO.ECF@USDOJ.GOV)

Jonathan R. Goldsmith  
Chapter 7 Trustee  
[trusteedocs1@gkalawfirm.com](mailto:trusteedocs1@gkalawfirm.com)  
Goldsmith, Katz & Argenio P.C.  
1350 Main Street, 15th Floor.  
Springfield, MA 01103

Dyann Blaine  
20 Queensbrook Place  
Orinda, CA 94563  
[dyann.blaine@gmail.com](mailto:dyann.blaine@gmail.com)

Jan Blaustein Scholes  
7501 E Thompson Peak Pkwy  
Scottsdale, AZ 85255  
[jan.scholes2@gmail.com](mailto:jan.scholes2@gmail.com)

Mark S. Lichtenstein  
AKERMAN LLP  
1251 Avenue of the Americas, 37th Flr.  
New York, New York 10020  
[mark.lichtenstein@akerman.com](mailto:mark.lichtenstein@akerman.com)

Paul W. Carey, Attorney of Creditor  
FERRIS DEVELOPMENT GROUP, LLC  
(Email: [pcarey@mirickoconnell.com](mailto:pcarey@mirickoconnell.com))  
Mirick, O'Connell, DeMallie & Lougee, LLP  
100 Front Street, Worcester, MA 01608

Brian W. Riley, Attorney of Creditor  
Jeffrey T. Blake, Attorney of Creditor  
Roger L. Smerage, Attorney of Creditor  
TOWN OF WESTBOROUGH  
(Email: [briley@k-plaw.com](mailto:briley@k-plaw.com))  
(Email: [jblake@k-plaw.com](mailto:jblake@k-plaw.com))  
(Email: [rsmerage@k-plaw.com](mailto:rsmerage@k-plaw.com))  
KP Law, P.C. 101 Arch Street,  
12th Floor Boston, MA 02110

Gary M Ronan  
David M Abromowitz  
Goulston&storrs  
[GRonan@goulstonstorrs.com](mailto:GRonan@goulstonstorrs.com)  
[DAbromowitz@goulstonstorrs.com](mailto:DAbromowitz@goulstonstorrs.com)  
400 Atlantic Avenue  
Boston, MA 02110

Peter Blaustein  
950 Vista Road  
Hillsborough, CA 94010  
[pblaustein@gmail.com](mailto:pblaustein@gmail.com)

Walter Horst  
Babcock & Brown  
1264 Rimer Drive  
Moraga, CA 94556  
[walter.horst@babcockbrown.com](mailto:walter.horst@babcockbrown.com)

Samual A. Miller, Esq.  
AKERMAN LLP  
420 South Orange Avenue  
Suite 1200  
Orlando, FL 32801  
[samual.miller@akerman.com](mailto:samual.miller@akerman.com)  
[sharlene.harrison-carera@akerman.com](mailto:sharlene.harrison-carera@akerman.com)



Lolonyon Y Akouete